

## Rothstein and Johnson Flayed At Ball Trial

Defense Attorney Asserts "Underpaid Players and Penny-Ante Gamblers" Are Made "Goats" of Case

Series Declared Straight

Lawyer Holds Better Team Won, but Says It Is Not a Crime to Throw Game

CHICAGO, Aug. 1.—Defense counsel in the baseball trial today placed the major part of its closing arguments before the jury in a series of pleas brought to a climax by a dramatic address by A. Morgan Frumberg, of St. Louis, attorney for Carl Zieker, in which he charged that the state, having let the instigators of the baseball scandal go free, was "trying to make goats of underpaid ball players and penny-ante gamblers."

"Arnold Rothstein came here to Chicago during the grand jury investigation and immediately went to Alfred Austin, the White Sox attorney," said Mr. Frumberg. "What howling and screeching must have taken place when 'Arnold the Just,' the millionaire gambler, entered the sanctum of Alfred the Great by his own testimony, and Mr. Austin admits conducting this financier to the jury and of bringing him back unindicted."

Mr. Frumberg repeatedly asked the jury in reaching its verdict, to consider why Arnold Rothstein, of New York, had never been indicted when the state's witnesses in the trial had named him as the financier of the alleged American league, and why J. J. Sullivan, of Boston, Rachel Brown, of New York; Hal Chase and Abe Attell, others who have been termed leaders in the case, were never brought to trial.

Why was this man never indicted? Why were Brown, Sullivan, Attell and Chase allowed to escape? Why were these underpaid ball players, penny-ante gamblers, made "goats" of the case? Why were the players of St. Louis, who bet a few nickels perhaps on the world series, brought here to be the goats in this case?

"Ask the powers of the baseball. Ask Ban Johnson, who pulled the strings in this case. Ask him who saved Arnold Rothstein."

Previously to Mr. Frumberg's address, Henry Berger had told the jury that Ban Johnson, American League president, had furthered this case in an effort to injure his enemy, Charles A. Comiskey, owner of the Chicago American league Club, and presented a series of court rulings which, he held, proved there was no violation of law even if the players did throw the 1919 world series game.

Michael Ahern also delved into the conspiracy laws as Max Luster emphasized the alibi presented for his client, David Zeiler, of Des Moines, chairman of the national American league Club, and presented a series of court rulings which, he held, proved there was no violation of law even if the players did throw the 1919 world series game.

Thomas Nash, attorney for "Happy" Falc, "Buck Weaver," "Sweet" Risher, continued at the session tonight the attack on the defense on Ban Johnson. Mr. Nash asked the jury if it did not believe Rothstein was left out of the case at Ban Johnson's instigation because Johnson only wanted to get Comiskey by wrecking the White Sox team and did not want to involve Rothstein.

## Methodist Temple in Rome Meets Opposition

Special Cable to The Tribune

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ROME, Aug. 1.—The Roman press is actively discussing the proposal of the American Methodists to erect a large temple in Rome, on the opposite side of the Vatican, fronting and towering over the Vatican and St. Peter's Cathedral, which stand just opposite. They express considerable opposition to the project.

The slope of Monte Mario is entirely covered with dense vegetation, spotted with pretty cypress groves. Objections to the plan of the Methodists apparently are based mainly on the view that the huge building contemplated would spoil the poetic beauty of the green hillside. Catholics, though not publicly voicing opposition, are understood to object to the building standing conspicuously over the Vatican.

The entire matter is in the hands of the municipal authorities for decision.

## Mondell to Seek Election

To Senate From Wyoming

WASHINGTON, Aug. 1.—The candidacy of Majority Floor Leader Mondell for election to the Senate from Wyoming was announced today, following the publication in the newspapers of that state of a letter addressed to National Committeeman Patrick Sullivan and Chairman T. Blake Kennedy, of the State Republican Central Committee.

In his letter Representative Mondell declared he felt it his duty to respond to the appeals which have been made by the Republican newspapers of his state.

As the party candidate for the House, Mr. Mondell received the largest vote ever recorded for any man or measure. It is believed he will have no opponent in the state primary.



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New York to San Francisco  
VOYAGE to New Orleans on a modern steel Southern Pacific (Morgan Line) Steamship—Enjoy the rest and comfort of "100 Golden Hours at Sea." Continue to California on the famous SUNSET ROUTE—Every mile a scene worth while.

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Relieves Pain  
Keep a Tube Handy  
F. M. Loring & Co., N.Y.

## Gunman Slain in Duel



Sid Hatfield, of notorious West Virginia feud family, who was killed by a detective in a pistol fight yesterday.

## Man Cited on Army Slacker List Given A Year in Prison

Louis Judelowitz Changed His Name to Escape Service and Evaded the Draft Officers, Jury Finds

Louis Judelowitz, of 111 Pulaski Avenue, Brooklyn, cited in the first slacker list issued by the United States government, was found guilty by a court martial at Governor's Island yesterday of desertion from the United States Army. He was sentenced to dishonorable discharge from the army, to forfeiture of all pay and allowances from the date of his induction, May 18, 1918, and to one year in a military prison.

The court's findings are subject to revision by General Robert L. Bullard, commander of the 2d Corps Area. The prison sentence inflicted is the longest that can be recommended in such circumstances by the court.

The trial of Judelowitz covered nine days, with five days' actual sittings. The prosecution based its case on records of the War Department and Adjutant General's office and the testimony of members of a Brooklyn draft board.

The defense was that Judelowitz had not been properly notified of induction because the service records were not all signed or otherwise sufficiently filled out. It was also urged that the draft board had been negligent in failing to certify Judelowitz to the police and other investigating agencies as a deserter.

## Promoter Held for Larceny

Workers Who Invested in Auto Concern Act After Discharge

E. Bromley Rodgers, president of the Scientific Automotive Company, of 174 Worth Street, will be arraigned this morning on two accounts charging grand larceny. Yesterday Rodgers, who is thirty-nine years old, and lives at 607 Bloomfield Street, Hoboken, was held in \$5,000 bail by Magistrate Jesse Silbermann in Tombs Court.

Christopher M. Thos, of 226 Bergen Street, Brooklyn, and Leanos Grikos, of 42 South Claremont Avenue, Mass., L. I., were the complainants against Rodgers. Thos alleged that on April 23 he invested \$500 in the Scientific Automotive Company. Promised steady employment, he says, he was discharged a few days ago because of slackness. Grikos declared that he had invested \$250. He did this, he said, because he read a newspaper advertisement promising a steady job at 80 cents an hour. Grikos charges that he too was told to quit work because of lack of business. Both Thos and Grikos declare that they did not receive their invested money when they were discharged.

## TORTURE

Demonstrated on Old Convict Ship.

The victim was shackled in this stooping position for from one to forty-eight hours, the iron encircling his neck, wrists and ankles. His muscles soon paralyzed, but the complete sentence was inflicted, notwithstanding the victim's exhaustion.

The crutch iron is only one of a thousand features on the ancient craft now at 129th Street and Hudson River illustrating the darkest page in England's history.

She is open from 10 A. M. to 11 P. M. Capable, courteous guides point out everything of interest.—Adv.



**Kensico**  
The Permanent  
Burial Park

## Sid Hatfield Is Shot Dead By Detective

(Continued from page one)

a good breakfast and thought he would eat a great many more than Hatfield would.

Hatfield then declared he was not so sure that Lively would eat as many meals as he would. They had more words. Then the shooting began. Chambers attempted to help Hatfield and Lively killed them both in a flash.

A dozen miners stood by during the gun play, but none of them moved to join the fight after their leader had been shot down. Lively also had a number of friends on hand. None of them took part in the shooting, but all were ready to join in a general battle.

Examination revealed that Hatfield had been shot in the chest and Chambers in the head and breast. One of the guns carried by Hatfield—witnesses said he carried two—had been discharged. Shells in Chambers' gun also had been fired it was declared.

Although the shooting caused a flurry, the large crowd in Welch for the trial was dispersed quickly by local authorities.

Lively and four of his companions were placed under arrest.

Mrs. Hatfield and Mrs. Chambers, widows of the slain men, tonight were taken to the home of Sheriff Hatfield. Both declined to answer a telephone call from the Associated Press, saying through an intermediary, that they had nothing to give out for publication. It was Sheriff Hatfield who had gone to Matoon and placed Sid under arrest for the Mohawk shooting.

Ten Killed at Matoon

Hatfield was chief of police in the little mining village of Matoon on May 19, 1920, when private detectives were sent there to evict miners from houses of the Stone Mountain Coal Corporation. He was charged with leading townsmen who battled with detectives as they were about to take a train for Bluefield after the evictions.

Ten persons were killed in the fight and Hatfield, Chambers and twenty-two others were indicted for murder.

The trial at Williamston resulted in the acquittal of Hatfield and his companions.

Governor Morgan to-night ordered McDowell County authorities to make a complete investigation of the shooting.

Hatfield was twenty-four years old. He was born at Matoon and worked in the mines. He was made Chief of Police under Mayor C. C. Testerman, who was killed in the mines fight, and whose widow Hatfield married less than two weeks later in Huntington. After Hatfield's acquittal he returned to Matoon and transformed the jewelry store which Testerman formerly owned into a hardware store. He sold, among other things, arms and ammunition.

In the spring election he was elected constable of Magnolia District, the township in which Matoon is situated. Being classed as an officer, Hatfield was permitted to carry arms.

Hatfield was a nephew of Anse Hatfield, who was reputed to have killed thirty men. Sid Hatfield was said to have killed fifteen men. He was considered the quickest and one of the most accurate marksmen in the mountain district. He is said to have shot a man's ear off without touching his victim's head at a distance of fifty yards. He had told the man that the next time he had trouble with him he would shoot his ear off. When they met Hatfield kept his word.

Ed Chambers, who was killed by Hatfield's side, was the youngest of the defendants in the Matoon battle, being scarcely more than twenty-one years old. He served under Hatfield as a special policeman in Matoon and like him was permitted to carry arms. Both men were looked upon as being able to "draw quick and hit the mark."

## Dancer Sues for \$100,000

Charges Unauthorized Use of Her Picture in Scant Attire

Desiree Lubovska, Russian dancer, who objects to the use of a picture of herself in scant attire for advertising purposes, filed a suit for \$100,000 damages in the Supreme Court yesterday against V. Vivaudou, Inc., perfumers.

Telling of the humiliation she has suffered from the publication of the picture, which was a reproduction of a painting of her and not intended for public distribution, Mme. Lubovska says she is well known as a dancer in America and Europe. She complains that V. Vivaudou, Inc., caused the picture to be published on July 17 as part of an advertisement, without obtaining her authorization or advising her of the intended use of the picture.

This picture, says the Russian dancer, displayed her in a "manager costume," and the advertisement said Mme. Lubovska, posed for it for advertising purposes, which she denies.

Gwin to Help Service Board

James V. Gwin, formerly a newspaper man, was appointed yesterday assistant secretary to the Public Service Commission. It is understood he will have charge of the commission's publicity work. Mr. Gwin is a member of the Association of City Hall Reporters, having reported at the City Hall for The Sun and The Press.

Wickersham Given Medal

New York Officer Decorated for St. Mihiel Services

From The Tribune's Washington Bureau

WASHINGTON, Aug. 1.—Colonel Cornelius W. Wickersham, of 40 Wall Street, New York City, has been awarded the Distinguished Service Medal by direction of the President for exceptionally meritorious and distinguished services as acting assistant chief of staff, G-3, Fourth Corps, and as assistant to the assistant chief of staff, G-3, Fourth Corps, in the preparation and execution of the Fourth Corps' attack at St. Mihiel. Subsequently he was one of the principal officers to organize the Second Army headquarters.

Colonel Wickersham held the rank of captain, and later that of major, General Staff Corps, at the time.

Wife, Once Accused of Bigamy, Defendant in Divorce Suit

Mrs. Mary Helen Troutman Teacher, nineteen years old, of 430 Carlton Avenue, Brooklyn, who was arrested last May on a charge of bigamy, was sued for a divorce in the Supreme Court yesterday by George H. Teacher, a clerk in a banker's office.

They were married on December 16, 1920, at the marriage bureau of the City Clerk. Mr. Teacher declares that his wife left him last April and purported to become the wife of Edward Ehard, of 411 Bergen Street, Brooklyn, who is named as co-respondent.

Two Held as Chiefs of Mail Robbers' Trust

Twenty Secret Indictments Returned in Chicago for Crimes Extending Over U. S. Involving Millions

Clew to Sinclair Theft

Concern Called Clearing House for Disposal of Vast Stolen Securities

Special Dispatch to The Tribune

CHICAGO, Aug. 1.—Federal authorities this evening arrested John W. Worthington, who is widely known to police and others because of doubtful transactions, and Owen T. Evans, his partner, and say they have picked up the "brains" of a gigantic "robbers' trust," specializing in mail robberies. It is said the loot obtained in these robberies will run into many millions of dollars and that men in every state will be involved before the entire scheme is laid bare.

Federal agents lay at the door of the "trust" the recent theft of \$3,000,000 of Sinclair Oil Company stock in New York City and charge that they are responsible for the following mail robberies.

Toledo, February 17, 1921; loot, \$1,000,000.

Indianapolis, Ill., August 20, 1920; \$100,000.

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Centerville, Iowa, March 22, 1921; \$92,000.

Indictments against Worthington, Evans and eighteen other men, whose names are suppressed for service, were voted by the Federal grand jury. Worthington had organized a concern here known as the "Central Securities Company," which, for a time, maintained offices in the financial district. Here, it is claimed, the conspirators disposed of the securities they had stolen to reputable brokers and investors.

Among other charges is one that the conspirators altered many hundreds of thousands of Liberty Bonds so they could not be identified, in order to make them salable without detection. The same course was taken with securities and papers that could be altered readily.

"This is one of the biggest round-ups this office ever has tackled," said First Assistant United States Attorney John Clinchin. "It extends over the entire country."

Dr. Adams Charges Spite Was Back Of Wife's Arrest

Asserts Gross Injustice Is Done Her; Says Magistrate Fixed Bail Without Hearing the Case

Dr. Charles B. Adams, of 47 Irving Place, whose wife and stepson, Elwood Adams, were arrested by Detective John A. Kiernan, of the West Sixty-sixth Street police station Saturday night on charges of burglary and receiving stolen property, said at last night, that he believed the arrest of Mrs. Adams was due to spite.

Young Adams, the stepson of Dr. Adams, was first arrested on July 10 charged with grand larceny, following the alleged confession of Jean Cunningham, a maid, who declared the young man had induced her to steal from a prominent jewelry store.

Dr. Adams said the arrest of Mrs. Adams was a gross injustice. He said Mrs. Adams and his stepson had both been tried in the newspapers, and that even the magistrate fixed bail without hearing the case.

"I don't think there are words in the language to do justice to the character of my wife," said Dr. Adams. "I don't believe there is a nobler mother or more faithful wife in the world. It will be difficult to remove the stigma that has been cast upon my family."

"I was forced to remove my wife and eleven-year-old daughter Elizabeth, as well as my stepson's wife, from our own home to an uptown hotel in order that they might not be subjected to indignities by gossip mongers in the neighborhood."

"Soon after Elwood was married, early in July," continued Dr. Adams, "we received a message from him dated from a Pennsylvania city that he was in trouble. He asked his mother to go to him. Then came a second message asking her not to leave, saying that he was on his way to New York. When he arrived he said he and his bride had been surprised in their hotel apartment by a private detective, who took them to Asbury Park. There, he said, they were confronted by a number of servants in a house for the purpose of being identified. The servants were unable to identify them."

"Since that time my stepson has been constantly followed by a private detective. He was arrested in July in my home by a private detective and several New York detectives, who forced my front door and made a search of my home without a warrant."

"Last Saturday night the detectives again raided my home. Their conduct was outrageous. They examined bureau drawers and took four pieces of jewelry from Mrs. Adams' dresser. Part of this jewelry they took to Bellevue Hospital to see if Jean Cunningham could identify it."

"These detectives barely gave my wife time to dress after they told her she was under arrest. She was terror stricken in an adjoining room with her stepdaughter when the police arrived. All I can hope is," said Dr. Adams, in conclusion, "that New York will be fair to a good wife, a loving mother and a Christian woman."

## Laddie Boy Has Rival As First Dog of Land

Bull Pup Not Yet Named Will Have Run of White House as Mrs. Harding's Pet

From The Tribune's Washington Bureau

WASHINGTON, Aug. 1.—Laddie Boy, the President's Airedale, no longer is the first dog of the land. A pretender has arrived—an English bull pup, born March 4, which has just arrived at that stage where it takes a lively interest in its surroundings. The pup has been carefully trained by Lieutenant Matheons, who superintends the White House stables and garage.

It has been ordained that the pup shall be particularly Mrs. Harding's dog, and that rough old Laddie, he of the brown eyes and the loyal heart, will stick to the President.

This means that the more compact bull pup will have the run of the White House, while Laddie Boy will be content to guard the executive offices, where he and his master pass most of their time.

Laddie Boy has seen the newcomer, and has not evinced the slightest jealousy. The pup's mother was Tetrazzini, a show animal that brought \$5,000. The pup has not yet been named.

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